

CHEESE AND BUTTER.

JUST received and for sale a choice article of selected Goshen cheese. Also a first rate article of fresh Goshen Butter. DAVID CLARK, Jr. January 18, 1845.

NEW FIRM.

THE undersigned having purchased the following establishment formerly occupied by Mr. W. G. L. Morris, tender their services to the old patrons of Mr. Morris and the public generally, and will take pleasure in waiting on all who give them a call. The various business will be carried on in all its various branches, in a style unsurpassed for neatness of fits, durability of manufacture and facility and promptness in filling orders. By strict attention to business we hope that a liberal share of patronage will be extended to us. For our part, it is close attention to business and prices suited to the hardness of the times.

Particular attention paid to cutting and warping to fit made correctly. New York and Philadelphia fashions regularly received. H. W. NOE, FRANCIS O'BRIEN, Aberdeen Jan., 14, 1845.

Administratrix's Notice.

LETTERS of Administration having been granted to the undersigned at the January term of the Probate Court of Monroe county thereof as Administratrix of the estate of Matthew T. Hutchinson, late of Monroe county deceased, notice is hereby given to all persons having claims against said estate, that they are required to present the same duly authenticated within the time prescribed by law, or they will be forever barred by statute. And those indebted to said estate are requested to make immediate payment, and by so doing they will save cost.

SARAH J. HUTCHINSON, Administratrix. January 22, 1845. 38-6w

Administratrix's Sale.

BY virtue of an order from the hon. Probate Court of Monroe county, I will sell on the 4th Saturday in February next, at the late residence of M. T. Hutchinson, deceased, to the highest bidder, on a credit of two months, all the personal estate which said deceased, consisting of one negro boy, named Joe; cattle, horses, hogs, household and kitchen furniture &c. &c. Also will be rented until the first day of January next, the plantation of said deceased. Sale within the hours prescribed by law. Other terms made known on the day of sale. SARAH J. HUTCHINSON, Administratrix. January 22, 1845. 38 6w

TIN ESTABLISHMENT.

MRS. CAMP respectfully informs the friends and patrons of her late husband, H. S. Camp, and the public generally, that she will continue the manufacturing of every article of Tin Ware that may be desired in the community. The business of the shop will be under the superintendence of faithful and competent workmen and all work shall be as faithfully executed as heretofore, at fair and reasonable cash prices. The shop is now opened in a new building erected expressly for that purpose, and immediately opposite the store of J. D. Mann, where she receives all the orders of the public. She will please call and they shall be accommodated. Aberdeen, October 6th 1844. 22-3m.

TO THE PUBLIC.

I TAKE this method of informing my friends and customers and the public generally that I have sold out my shop and business to Messrs. Noe and O'Brien Tailors, Gentlemen who are well qualified to conduct the business as myself or any other tailor, and would solicit my friends and the public generally to extend the same patronage to them which they have so liberally bestowed on me since in business—I shall be about the establishment some time in order to close my business, and sell them as much as possible, they are both well qualified to please all who may favor them with their patronage. W. G. L. MORRIS.

THE STATE OF MISSISSIPPI.

Probate Court—January Term, 1845. THOMAS SYKES & CO. In the last will of Sampson Gathings the legatee named in the last will of Sampson Gathings Deceased, late of Baldwin County Alabama, by his attorney filed in court a special return against the Estate of James Gathings Deceased, for the value of certain negroes and their hire with the interest on the same received by the said James Gathings in his life time as the property of the said Sampson Gathings Deceased, which were devised to the said claimant, and moved the court to decree that the amount of said claim be set aside, out of the Estate of the said James Gathings Deceased, to the said claimant.

And it appearing to the satisfaction of the court that persons interested in the Estate of the said James Gathings Deceased reside beyond the limits of this State, so that the ordinary Citation cannot be served upon them, it is therefore ordered by the court, that publication be made in the Mississippi Advertiser, a newspaper published in the Town of Aberdeen Mississippi for six successive weeks notifying all persons interested in the Estate of said James Gathings Deceased, to appear at the next term of said court on the first Monday of April 1845 when and where they may contest the said claim. Taken from the Minutes. WITNESS Hon. Nathan L. Morgan Judge of said court with the seal thereof affixed. T. W. WILLIAMS, CLERK. January 8, 1845. 37-6w

Commissioner's Notice.

THE undersigned Commissioners appointed by the Probate Court of Monroe County Miss. at the January Term of 1845 to Audit and settle all claims against the Estate of Justice Cocke deceased, do hereby notify all persons having claims against the same, that they will meet in the Town of Athens on the 3d Saturday in January inst., and the 3d Saturday in each Month thereafter until the 3d Saturday in June 1845, for that purpose. All claims not presented to them legally authenticated within that time will be barred. AUSTIN POLLARD, T. W. WILLIAMS, Commissioners. January 8, 1845. 6w

DISSOLUTION.

THE partnership heretofore existing between Lucien B. Moore and Gabriel M. Ragdale, was under the firm name of Moore & Ragdale, was dissolved by mutual consent. Those indebted to Moore & Ragdale will settle with G. M. Ragdale, who alone is authorized to settle the business of the firm. G. M. RAGDALE, L. B. MOORE. January 6, 1845. The undersigned has a fine and general assortment of Goods of every description, which will sell unusually low for cash, or to practical men on short time. G. M. RAGDALE. Jan. 6, 1845. 36 3w

12 CASES THICK BOOTS.

A splendid article will be sold cheap by G. M. FARLANE, May 11.

MOBILE DIRECTORY.

ABERT & PRENTICE, Commission Merchants, 74, COMMERCE STREET, MOBILE-ALABAMA.

CASH ADVANCES.

TOOMER, GAY & CO. Commission Merchants, (No. 11 Commerce & Front Streets), MOBILE-ALABAMA.

MAULDIN & TERRELL.

COMMISSION MERCHANTS, No. 17, Commerce & Front Streets. MOBILE.

L. MAULDIN, Late of Mauldin Montague & Co.

Jno. D. TERRELL, Late of Lacy Terrell & Co.

Humphries, Walsh & Co.

DEALERS IN Groceries & Western Produce, Nos. 11 and 13, Commerce and Front Streets MOBILE-ALABAMA.

J. BOYD & BROTHER.

FACTORS & COMMISSION MERCHANTS MOBILE-ALABAMA.

BRODNAX NEWTON & CO.

COMMISSION MERCHANTS. MOBILE ALA.

R. Brodnax, Mobile, Isaac Newton, New Orleans, A. A. Winston, Gainesville, A. M. Sprague, Mobile.

Agents for the sale of E. Carver & Co.'s Improved Cotton Gins.

NEWTON, WINSTON & BRODNAX.

COMMISSION MERCHANTS, No. 13, BANK PLACE, NEW ORLEANS.

Isaac Newton, New Orleans, A. A. Winston, Gainesville, R. Brodnax, Mobile, A. M. Sprague, Mobile.

ALEX. CAMPBELL.

[JOHN G. OWEN.] CAMPBELL & OWEN, Steam Boat Agents AND General Commission Merchants No. 72 FRONT STREET MOBILE, ALA.

BRADFORD & SAUNDERS.

Commission Merchants MOBILE-ALABAMA.

RHEA, SYKES & CO.

Commission Merchants, (No. 27 Front & 25 Commerce Sts.) MOBILE-ALABAMA.

WALKER & SIMPSON.

COTTON FACTORS AND Commission Merchants, MOBILE-ALABAMA.

JOHN ADAMS having regained his health.

JOHN ADAMS having regained his health will resume the Commission business in the City of Mobile, and will thankfully receive and promptly attend to any business confided to his care. August 24, 1844. 17-6m.

Harris, Clayton & Co.

FACTORS AND COMMISSION MERCHANTS. MOBILE-ALABAMA.

GEO. R. CLAYTON has on hand a large lot of very superior Rope, Bagging and Twine for sale at Columbus, Mississippi.

TO COTTON SHIPPERS.

OUR friends who are disposed to ship to us this season, and wish their cotton insured, can have it done by applying to F. A. MYERS, Aberdeen, MI. SIMS & REDDUS. Dec. 7, 1844. 31-4f.

ADVANCES ON COTTON.

SUBSCRIBER will make liberal advances on Cotton shipped to Messrs. W. A. & G. Maxwell & Co., or Messrs. Fletcher, Alexander & Co. of Liverpool. THOMAS M'GRAN, No. 34 St. Michael street. Mobile, Dec. 14, 1844. 32-4m.

G. M'FARLANE, RECEIVING, FORWARDING AND Commission Merchants ABERDEEN, MISSISSIPPI.

June 17, 1845.

JAMES L. HERBERT, ATTORNEY AND COUNSELLOR AT LAW; ABERDEEN, MISSISSIPPI.

June 1, 1844.

LOCK. E. HOUSTON, ATTORNEY AT LAW; ABERDEEN-MISSISSIPPI.

May 4, 1844.

HARDWARE, IRON, & C.

THE undersigned are receiving per cent arrival from England and the Atlantic States, an extensive assortment of Foreign and Domestic HARDWARE, selected with great care, and purchased at very low rates. Their stock will consist in part of: 200 Tons Swedes Iron well assorted, 50 " Rolled do do, 40 " Horse shoes, round, square, Hoop Band and Steel Iron, 10 " Short and Boiler Iron, 10 " Cast, German, Blistered, Sheet and Spring Steel, 60 " English and American Hollow ware, 1500 Kegs Best cut nails, 100 Sets Northern Gun segments, 1000 Doz. Cast steel, German steel, and Iron Hoos, 3000 Pairs Polished Trace chains, 5 Casks, Polished and Black Ox log chains, 100 Sets Blacksmith Tools, 200 Doz. Collins and other Axes, 200 Wrought and Cast Iron Ploughs, 200 Single and Double Barrel Shot Guns, 50 Rifles, With a general assortment of Shelf Hardware, comprising Table and Pocket cutlery, Ivory Handle knives and forks, in dozens and sets, Locks, Hinges, Carpenters and Tanners tools &c. &c., to which they invite the attention of Planters and Country Merchants visiting the city.

O. MAZANGE & CO.

Corner of Commerce and Exchange St. Mobile, Dec. 7th, 1844. 30-4f

ABERDEEN PACKET.

The substantial steam boat DU QUESSNE, A. BELT Master, will run as a regular packet the present shipping season, between Mobile and Aberdeen, commencing her trips with the first rise of the water and will continue to run regularly throughout the winter and spring. Her accommodations for passengers are not surpassed by any boat in the trade; her officers will take pleasure in attending to the comfort of all who may patronize her. The Du Quessne has "Evans' Safety Valves" attached to her boilers, and no boiler has ever been known to burst with these valves attached. A. J. EVANS, CLERK. Dec. 21, 1844.

Aberdeen and Mobile Packet.

The first steamer BELLEPOLE, JOURNALIST Master, will run as a regular packet between Aberdeen and Mobile, during the ensuing season; leaving Aberdeen every other Wednesday and every other Saturday. Aberdeen, Jan. 4, 1845.

Cotton Gin, Aberdeen & Mobile.

The light draught and substantial steamer, NATIVE, WILLIAMS, Master, having been thoroughly repaired under the inspection of the Insurance Office, will run as a regular packet, between Cotton Gin, Aberdeen and Mobile, during the ensuing season. Aberdeen, Jan. 4, 1845.

LANDS FOR SALE.

SECTIONS No. fifteen, twenty, twenty-nine, twenty-two, twenty-four, and half of twenty-three, in Township twelve Range six East, in Monroe County Mississippi. ALSO, Section No. in Township nine, Range four West in La Fayette County Mississippi. ALSO, Section No. Twenty-nine, Township sixteen, Range seven East in Monroe County Mississippi. Persons wishing to purchase the above Lands will please address their communications to PATRICK McLUKEY, At Mobile, Ala.

CIRCLAR

TO THE COTTON PLANTERS OF MONROE AND CHICKASAW COUNTIES.

GLANCE at the Cotton market in this city, and a similar one at the Mobile cotton market, will satisfy every one that the market of New Orleans is from a 2 to 3 cents per pound higher than the market in Mobile. Evidence of the fact I refer you to the Price Current of the 21st inst. forwarded to the Editors of the Mississippi Advertiser. You there perceive the Mobile market to end at fair Cotton at 54, and while the same quality in this market is worth and sells at 56 to 61-4 in this market we have two higher classes of cotton, one of 62 to 63-4 and good fair 67-4; for these figures you will observe a difference of 2 cents per pound on good fair cotton, a large portion of your cotton if gathered clear of the leaf and ginned on a good gin, will class as good fair, and a larger proportion will give as good fair, and add to the price 2 cents per pound cotton to the same quantity to go and return two days. Should these considerations have their due weight with you, I shall expect to see a great portion of you in this market with your cotton. You will also be able to purchase your groceries 20 to 25 per cent cheaper here than in Mobile. E. FEATHERSTON, New Orleans, Dec. 26th 1844. 36-3f.

TARIFF OF CHARGES OF THE Independent Cotton Press And Warehouse Attached.

THE following rates will be charged. STORAGE. First two weeks, 15 cents per bale. Following two weeks, 5 " " Each week, after the first four, 24 " " DRAYAGE. From our Wharves to Piers, 5 " " From our Wharves to the City, 5 " " When landed on our Wharves, 5 " " In all cases when cotton is specially ordered in the bill of lading to be landed on our Wharves, thereby showing the intention of the owner to have it stored with us, and the responsibility is taken to have it stored elsewhere, 10 cents per bale wharfage will be charged. All other cottons, 5 cents as above. Costive Cottons will be charged 3 cents for arranging, and will be allowed to remain in the Press 48 hours; after the expiration of that time they will be charged 24 cents per week storage. Cotton changing hands will in all cases be liable for new turning from date of order inclusive. Turning out for sampling or weighing and restoring the same, 5 cents per bale. Wauges will be assessed when the cotton comes in the Press, and will be charged each 100 lbs 5 cents—Bagging net and 15 cents. Grease, Ties, Bark or Tarred Ropes will be considered unchargeable. When Cotton is hauled to other presses from our press, the wauges assessed by us, and no more, will be allowed to the proper persons. In all cases, when cotton is drayed out of the Press, a responsible person will be required to receive it. Compressing and Shipping Charges. When freights are 41 and upwards, Compressing will be 50 cents per bale. When freights are under a 41, 64 cents will be deducted for Each 1-16d. Shipper's storage for the season, 5 cents per bale. Wharfage [delivered on wharves attached to our press.] 5 " " Drayage 5 " " GREEN, C. SEY & JAMES, Mobile, December 2, 1844.

LOCK. E. HOUSTON, ATTORNEY AT LAW; ABERDEEN-MISSISSIPPI.

May 4, 1844.

Legal Advertisements.

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

John Blalock vs William Sharp. November Term—1844.

UPON opening the matters of this Bill and it appearing to the satisfaction of the Court that the defendant William Sharp, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just. It is further ordered that a copy of this order be inserted in the Mississippi Advertiser, once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

ABSTRACT OF BILL.

The complainant charges that defendant purchased of complainant sometime in the year of 1839, the south-west quarter of section four, township nine, range nine, east, for which defendant executed a promissory note, and complainant executed a deed for a title bond in the title bond, and two notes given as a part of the purchase money, viz: one note for the sum of one hundred and fifty dollars, dated 22nd July, 1840, and due 25th December, 1840, on which is a credit of one hundred dollars also another note, dated 22nd July, 1840, for the sum of one hundred dollars, and payable 25th December, 1840, also, one note for the sum of fifty dollars, dated 20th November, 1839, and due 25th December, 1839, for a portion of said notes was executed in lieu of one note in the title bond. Complainant files his bill praying a decree to sell said land to pay off said notes with interest. 35 9w J. ROBINS, Clerk.

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

William Wilson vs Vincent B. Sims. November Term—1844.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Vincent B. Sims, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton, on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just. And it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

ABSTRACT OF BILL.

The complainant charges that defendant purchased of the south half of the north-west quarter of section thirteen, township sixteen, range four, east, for the sum of two thousand dollars as follows, viz: One note on Thomas Pison for one thousand dollars, which was to be delivered in a few days, and at the same time to execute a bill of sale for a negro man for the other thousand dollars; that complainant executed a deed for said land, that defendant refused to comply with his contract, and sought to defraud complainant; that he files his bill, and prays a decree for the sale of the land for the purchase money. J. ROBINS, Clerk. 35 9w

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

John L. Tindall et al, Com'rs vs Richard Burrus, Thomas H. Adams, Nicholas Hoyle and Thomas Caspwood, Defs. Nov. Term—1844.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Richard Burrus, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just, and it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, Clerk.

ABSTRACT OF BILL.

This bill is filed by complainants, as Trustees of the town of Aberdeen, to subject the following lots in the town of Aberdeen to sale for the purchase money, viz: Lots numbered seven hundred and eighty-four, seven hundred and eighty-five, seven hundred and eighty-six, seven hundred and eighty-seven, and eighty-eight, and also lots numbered one hundred and seven, one hundred and eight, one hundred and nine, one hundred and ten, one hundred and eleven, one hundred and twelve, one hundred and thirteen, one hundred and fourteen, one hundred and fifteen, one hundred and sixteen, one hundred and seventeen, one hundred and eighteen, one hundred and nineteen, one hundred and twenty, one hundred and twenty-one, one hundred and twenty-two, one hundred and twenty-three, one hundred and twenty-four, one hundred and twenty-five, one hundred and twenty-six, one hundred and twenty-seven, one hundred and twenty-eight, one hundred and twenty-nine, one hundred and thirty, one hundred and thirty-one, one hundred and thirty-two, one hundred and thirty-three, one hundred and thirty-four, one hundred and thirty-five, one hundred and thirty-six, one hundred and thirty-seven, one hundred and thirty-eight, one hundred and thirty-nine, one hundred and forty, one hundred and forty-one, one hundred and forty-two, one hundred and forty-three, one hundred and forty-four, one hundred and forty-five, one hundred and forty-six, one hundred and forty-seven, one hundred and forty-eight, one hundred and forty-nine, one hundred and fifty, one hundred and fifty-one, one hundred and fifty-two, one hundred and fifty-three, one hundred and fifty-four, one hundred and fifty-five, one hundred and fifty-six, one hundred and fifty-seven, one hundred and fifty-eight, one hundred and fifty-nine, one hundred and sixty, one hundred and sixty-one, one hundred and sixty-two, one hundred and sixty-three, one hundred and sixty-four, one hundred and sixty-five, one hundred and sixty-six, one hundred and sixty-seven, one hundred and sixty-eight, one hundred and sixty-nine, one hundred and seventy, one hundred and seventy-one, one hundred and seventy-two, one hundred and seventy-three, one hundred and seventy-four, one hundred and seventy-five, one hundred and seventy-six, one hundred and seventy-seven, one hundred and seventy-eight, one hundred and seventy-nine, one hundred and eighty, one hundred and eighty-one, one hundred and eighty-two, one hundred and eighty-three, one hundred and eighty-four, one hundred and eighty-five, one hundred and eighty-six, one hundred and eighty-seven, one hundred and eighty-eight, one hundred and eighty-nine, one hundred and ninety, one hundred and ninety-one, one hundred and ninety-two, one hundred and ninety-three, one hundred and ninety-four, one hundred and ninety-five, one hundred and ninety-six, one hundred and ninety-seven, one hundred and ninety-eight, one hundred and ninety-nine, and two hundred.

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

BENJAMIN STRONG vs GREEN, BURNETT, P. BURNETT, W. BURNETT. Executors. November Term—1844.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Benjamin Strong, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just, and it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

Excutor's Notice.

LETTERS Testamentary having been granted to the undersigned by the Probate Court of Monroe County Mississippi, on the 15th day of January 1845, to the undersigned Executors and Executrix of the estate of Daniel Burnett deceased, notice is hereby given to all persons indebted to said estate to come forward and settle the same; and those having claims against the estate are requested to present them, properly authenticated, within the time prescribed by law. BENJAMIN STRONG, GREEN, BURNETT, P. BURNETT, W. BURNETT, Executors. January 11, 1845. 36 6 w

To all whom it may concern.

BY direction of the Probate Court of Monroe County, at the January term of 1845, I, JAMES M. RANDLE, Administrator of the estate of Elizabeth M'creeff, do hereby give notice to all persons indebted to said estate to come forward and settle the same; and those having claims against the estate are requested to present them, properly authenticated, within the time prescribed by law. JAMES M. RANDLE, Administrator of the estate of Elizabeth M'creeff. Jan. 9, 1845. 36 4 w

Commissioner's Notice.

THE undersigned having been appointed Commissioner of Insolvency, by the Probate Court of the County of Monroe, in the State of Mississippi, at its April Term, 1844, to examine and audit the claims against the estate of the late Thomas C. Branch deceased, and report thereon to said court, on the first Monday in June next, and on the first Monday in each successive month, for twelve months, at the office of J. J. White Esq. in the town of Aberdeen in said County, for the above purposes, and all persons interested are hereby notified to present their claims against said estate duly authenticated as the law requires. JAMES C. BRANDELL, Commissioner. April 20, 1844. (35m)

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

George Wightman et al vs C. H. Traub, defendant. November Term—1844.

UPON opening the matters of this Bill and it appearing to the satisfaction of the Court that the defendant C. H. Traub, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just. And it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, Clerk.

ABSTRACT OF BILL.

The complainant charges that defendant purchased of complainants, as Trustees of the town of Aberdeen, lot number three hundred and ninety, in block number twenty-six, in said town, on the 16th day of January, 1836, for the sum of six hundred and twenty-five dollars, for which he executed his two writings obligatory, for which he received his two dollars and fifty cents, payable twelve and twelve months after date, with George Higgs, Adams and John Fisher as his securities; that at the same time they executed to him a title bond—the latter of said writings obligatory is yet unpaid, for which they file their bill, praying a decree for the sale of said lot to pay the same with interest. 35 9w J. ROBINS, Clerk.

RUNAWAY IN JAIL.

COMMITTED to the jail of Itawamba county Mississippi on the 24th August, 1844, a negro man who says his name is Jack, aged about 20 years old, 5 feet 5 or 6 inches high, yellow complexion; he says he belongs to Peter W. Nash, living about 10 miles from Canton, Miss. The owner of said negro is requested to come forward promptly, pay charges and take him away or he will be dealt with according to law. M. C. CUMMINGS, Jailor I. C. Meas, 16-1f. Sept. 7th 1844.

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

John Blalock vs William Sharp. November Term—1844.

UPON opening the matters of this Bill and it appearing to the satisfaction of the Court that the defendant William Sharp, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just, and it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

ABSTRACT OF BILL.

The complainant charges that defendant purchased of complainant sometime in the year of 1839, the south-west quarter of section four, township nine, range nine, east, for which defendant executed a promissory note, and complainant executed a deed for a title bond in the title bond, and two notes given as a part of the purchase money, viz: one note for the sum of one hundred and fifty dollars, dated 22nd July, 1840, and due 25th December, 1840, on which is a credit of one hundred dollars also another note, dated 22nd July, 1840, for the sum of one hundred dollars, and payable 25th December, 1840, also, one note for the sum of fifty dollars, dated 20th November, 1839, and due 25th December, 1839, for a portion of said notes was executed in lieu of one note in the title bond. Complainant files his bill praying a decree to sell said land to pay off said notes with interest. 35 9w J. ROBINS, Clerk.

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

William Wilson vs Vincent B. Sims. November Term—1844.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Vincent B. Sims, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton, on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just. And it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

ABSTRACT OF BILL.

The complainant charges that defendant purchased of the south half of the north-west quarter of section thirteen, township sixteen, range four, east, for the sum of two thousand dollars as follows, viz: One note on Thomas Pison for one thousand dollars, which was to be delivered in a few days, and at the same time to execute a bill of sale for a negro man for the other thousand dollars; that complainant executed a deed for said land, that defendant refused to comply with his contract, and sought to defraud complainant; that he files his bill, and prays a decree for the sale of the land for the purchase money. J. ROBINS, Clerk. 35 9w

DISTRICT CHANCERY COURT OF the state of Mississippi at Fulton

BENJAMIN STRONG vs GREEN, BURNETT, P. BURNETT, W. BURNETT. Executors. November Term—1844.

UPON opening the matters of this Bill, and it appearing to the satisfaction of the Court that the defendant Benjamin Strong, is not an inhabitant of this State, but resides beyond the limits thereof, so that the ordinary process of this court cannot be served upon him; it is therefore ordered by the court that unless he be and appear before the Vice Chancellor at the court room in the town of Fulton on the third Monday in May next, and plead answer or demur to said Bill, the several allegations thereof will be taken for confessed, and such order and decree made therein as the Vice Chancellor may deem equitable and just, and it is further ordered that a copy of this order be inserted in the Mississippi Advertiser, a paper published in the town of Aberdeen once a week for two months successively. November 21, 1844. J. ROBINS, CLERK.

Excutor's Notice.

LETTERS Testamentary having been granted to the undersigned by the Probate Court of Monroe County Mississippi, on the 15th day of January 1845, to the undersigned Executors and Executrix of the estate of Daniel Burnett deceased, notice is hereby given to all persons indebted to said estate to come forward and settle the same; and those having claims against the estate are requested to present them, properly authenticated, within the time prescribed by law. BENJAMIN STRONG, GREEN, BURNETT